## UNITED STATES DISTRICT COURT

for the

Dis	strict of Montana
United States of America  V.  Timothy Leo Vleisides  Date of Original Judgment:  Date of Previous Amended Judgment:  (Use Date of Last Amended Judgment if Any)	) Case No: CR 21-12-M-DLC USM No: 84832-509  Defendant's Attorney
	TION FOR SENTENCE REDUCTION ΓΟ 18 U.S.C. § 3582(c)(2)
Upon motion of  the defendant the D § 3582(c)(2) for a reduction in the term of imprisonm subsequently been lowered and made retroactive by the	Director of the Bureau of Prisons  the court under 18 U.S.C. then timposed based on a guideline sentencing range that has the United States Sentencing Commission pursuant to 28 U.S.C. ting into account the policy statement set forth at USSG §1B1.10
the last judgment issued) of	idant's previously imposed sentence of imprisonment (as reflected in months is reduced to  complete Parts I and II of Page 2 when motion is granted)
B, subpart 1 of Amendment 821 to the United States Part A limits the overall criminal history imp while under a criminal justice sentence. Part B, subp not receive any criminal history points under Chapter factors. See USSG Ret. App. A & B, Sub. 1 Amendr Here, as to Part A, Defendant did not receive	e any Chapter Four "status points" and Defendant's prior convictions ¶¶ 104–05.) Because Defendant is clearly ineligible for a sentence
Except as otherwise provided, all provisions of the just IT IS SO ORDERED.  Order Date: May 7, 2024	dgment datedshall remain in effect.  Mual. Mutuum  Judge's signature
Effective Date:	Dana L. Christensen, District Judge  Printed name and title